## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)
	)
V .	) CRIMINAL NO. 09-10243-MLW
	)
RYAN HARRIS	)

## ASSENTED-TO MOTION TO EXTEND TIME FOR FILING DEFENDANT'S MOTION TO DISMISS

Defendant Ryan Harris respectfully moves this Court for an additional period of four days to submit his motion to dismiss the superseding indictment, from July 29 to August 4, 2011.

Defendant moves to exclude the intervening period in the interests of justice, under 18 U.S.C. § 3161(h)(7)(7)(A), including that he seeks the time to properly prepare a comprehensive motion with supporting memorandum, and that permitting such period of time outweighs the interest of the public and defendant in a speedy trial.

Defendant also seeks to extend the time for the government's response for a commensurate period, from August 26 to September 1, 2011.

The government, by Assistant United States Attorney Adam Bookbinder, assents to this motion.

RYAN HARRIS
By his attorney,

/s/ Charles P. McGinty

Charles P. McGinty
B.B.O. #333480
Federal Defender Office
51 Sleeper Street
Boston, MA 02210
Tel: 617-223-8061

## CERTIFICATE OF SERVICE

I hereby certify that this document, filed through the ECF system, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on August 1, 2011.

/s/ Charles P. McGinty

Charles P. McGinty